

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Kim

Confirmation No.: 1249

Serial No. 10/593,412

Group Art Unit: 1639

Filed: 09/18/06

Examiner: STEELE, Amber D.

For: CHIP PRODUCTION, HYBRIDIZATION AND DATA INTERPRETATION  
FOR ANTIBODY AND PROTEIN MICROARRAYS

Attorney Docket No: 3087.00024

**RESPONSE**

Dear Sir:

This is in response to the Office Action dated March 24, 2010, part of Paper No./Mail Date 20100317.

The Office Action sets forth a single restriction requiring election of species of the generic invention. The species are as follows:

A. a single, specific species of what the antibodies are specific for (e.g. cytochrome p450, etc.; see claims 2-4 and the specification). Applicants are required to elect a single, specific species of what the antibodies are specific for.

B. a single, specific species of fluid (e.g. hybridoma culture medium, see claim 7 and the specification). Applicants are required to elect a single, specific species of fluid.

C. a single, specific species of deposition method (see claims 2, 3, 4, 5, 7, 31, and 33 and the specification). Applicants are required to elect a single, specific species of deposition method.

Applicant is required to elect a single species to which the claims shall be restricted if no generic claim is finally held to be allowable. Applicant elects: A. cytochrome p450; B. anti-sera; and C. the method of depositing a plurality of spots with antibodies. The claims 1 and 7 read on the elected species.

The present election is made without traverse.

In conclusion, the application is now in condition for allowance, which allowance is respectfully requested.